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APPLICATION NO	. FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/864,593	05/24/2001		Tommi Linnakangas	032986-016	2126
27045	7590	01/12/2006		EXAM	INER
ERICSSC			TRUONG, THANHNGA B		
6300 LEGACY DRIVE M/S EVR C11				ART UNIT	PAPER NUMBER
PLANO, TX 75024				2135	

DATE MAILED: 01/12/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	09/864,593	LINNAKANGAS ET AL.					
Office Action Summary	Examiner	Art Unit					
	Thanhnga B. Truong	2135					
The MAILING DATE of this communicatio Period for Reply	n appears on the cover sheet w	th the correspondence address					
A SHORTENED STATUTORY PERIOD FOR R WHICHEVER IS LONGER, FROM THE MAILIN - Extensions of time may be available under the provisions of 37 C after SIX (6) MONTHS from the mailing date of this communication - If NO period for reply is specified above, the maximum statutory properties to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	NG DATE OF THIS COMMUNION FR 1.136(a). In no event, however, may a ron. Deriod will apply and will expire SIX (6) MON statute, cause the application to become AE	CATION. eply be timely filed THS from the mailing date of this communication. EANDONED (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on	12/09/2005 (RCE).						
·- ·	This action is non-final.						
3) Since this application is in condition for al	,—						
closed in accordance with the practice un	der <i>Ex parte Quayle</i> , 1935 C.D	. 11, 453 O.G. 213.					
Disposition of Claims							
4)⊠ Claim(s) <u>8-14</u> is/are pending in the application.							
4a) Of the above claim(s) is/are wit	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>8-14</u> is/are rejected.	Claim(s) 8-14 is/are rejected.						
7) Claim(s) is/are objected to.	Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction a	and/or election requirement.						
Application Papers							
9) The specification is objected to by the Exa	miner.						
10)⊠ The drawing(s) filed on <u>24 May 2001</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
Attachment(s)							
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-94 		Summary (PTO-413) s)/Mail Date					
Notice of Dransperson's Patent Drawing Review (PTO-94 Information Disclosure Statement(s) (PTO-1449 or PTO/S Paper No(s)/Mail Date	· _ — .	nformal Patent Application (PTO-152)					

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on December 9, 2005 has been entered. Claims 8-14 are pending and claims 1-7 are canceled by the applicant.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 8-14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ylonen et al (US 6,438,612 B1), and further in view of Nikander et al (US 6,253,321 B1).

a. Referring to claim 8:

- i. Ylonen teaches:
- (1) at least one IP forwarder arranged to receive IP packets each of which is associated with a Security Association (SA), the at least one IP forwarder is further arranged to determine the destinations of the packets, and to forward the packets to their destinations [i.e., referring to Figure 3, for Ylonen's invention to be applicable we will assume that some arbitrary protocol (where IP forwarder could include in this protocol) exists for setting up a context for securely tunneling data packets from the transmitting device 301 through the connection 303 to the receiving device 302. As an example we will consider the IKE and IPSEC protocols mentioned previously. Setting up said context will then

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correspond to having a negotiation between the two devices, during which negotiation they will first authenticate themselves to each other and thereafter agree upon a shared secret, an authentication and/or encryption method to be used for the communication and on a security parameter index (SPI) value. The results of the negotiation will be locally stored at both devices, which is illustrated in FIG. 3 with the schematic memory blocks 304 and 305 (column 5, lines 56-67 through column 6, lines 1-2). In addition, Using the language of the IKE and IPSEC protocols, the result of the negotiation between the devices 301 and 302 is a security association (or a well-defined group of security associations) (column 6, lines 58-61 of Ylonen)];

a plurality of security procedure modules coupled to (2)the IP forwarder(s) and arranged to implement security procedures for received IP packets in parallel [i.e., referring to Figures 6 & 7, it is possible to have in each physical computer device 601 only a single module 602 performing IPSEC processing, and to have e.g. all virtual routers 603a, 603b and 603c in a physical router share the same IPSEC module. In an alternative architecture according to FIG. 7 each virtual router 703a, 703b and 703c can have its own IPSEC processor 702a, 702b and 702c, but the different processors have a shared data structure 704 that they use for allocating SPI values (either by actually having a single store for SAs or SPIs, or by checking the SPIs used by every other virtual router before allocating an SPI value). In a third alternative architecture the range of possible SPI values may be partitioned so that the virtual router identifier is encoded into the SPI value (either in a fixed number of bits, or using any suitable arithmetic coding method to combine a virtual network identifier and a SPI index). Variations and intermediate forms of these architectures can also be used. When there are multiple IPSEC processing modules, and the SPI can be used to identify the IPSEC processing module, no explicit virtual network identifiers are needed (column 8, lines 46-66 of Ylonen)]; and

(3) a security controller (i.e., IPSEC engine) arranged to allocate negotiated SAs amongst the security procedure modules and to notify the

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security procedure modules and the IP forwarder(s) of the allocation, whereby the at least one IP forwarder can send IP packets to the security procedure module implementing the associated SA [i.e., Figure 4 shows more detailed view of a transmitting device 401, a receiving device 402 and two-way communication connection 403 between them. Both the transmitting device 401 and the receiving device 402 have an automatic key manager block 404 and an IPSEC block 405 that communicate with a security policy database 406. We may keep the previously made assumption that the automatic key manager blocks 404 apply the IKE protocol for setting up the security association (column 7, lines 18-26 of Ylonen)].

- ii. Although Ylonen is silent on the capability of a security controller (i.e., IPSEC engine) in Figures 3 and 4, the negotiation process that Ylonen has mentioned in these two Figures should at least include a controller included in the communication in order to establish an entire IP Security Association. However, Nikander teaches:
- with security association creation and expiration and consult external key managers. In the invention, compiled filter code forms the core of the control logic of an IPSEC engine. The filter code controls the processing of incoming and outgoing packets, controls the application of transforms applied to data packets, and makes policy decisions about packets to be dropped or passed without applying transforms. The filter code communicates with a separate policy manager that makes the actual policy decisions and generates new compiled filter code according to need. The need for new compiled filter code potentially arises each time when the IPSEC engine receives a packet that it can not handle according to the existing compiled filter code. The policy manager then implements the policy for the packet causing the "trouble" and for similar future packets (column 4, lines 38-53 of Nikander).
- iii. It would have been obvious to a person having ordinary skill in the art at the time the invention was made to:

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(1) have included a IPSEC engines in Ylonen's invention concerning the secure transmission of data packets in a network.

- iv. The ordinary skilled person would have been motivated to:
- (1) have included a IPSEC engine in Ylonen's invention since it is an object of the invention that it is applicable in the course of secure tunneling of data between virtual routers irrespective of the actual method of implementing the packet authentication and/or encryption (column 3, lines 52-55 of Ylonen).

b. Referring to claims 9-11:

i. These claims have limitations that is similar to those of claim12, thus they are rejected with the same rationale applied against claim 12 below.

c. Referring to claim 12:

- Ylonen further teaches:
- wherein the security controller is coupled to an (1)Internet Key Exchange (IKE) module which is responsible for negotiating SAs with peer IKE modules, and the security controller is arranged to receive from the IKE module details of negotiated Sas [i.e., Figure 4 is a slightly more detailed view of a transmitting device 401, a receiving device 402 and two-way communication Both the transmitting device 401 and the connection 403 between them. receiving device 402 have an automatic key manager block 404 and an IPSEC block 405 that communicate with a security policy database 406. We may keep the previously made assumption that the automatic key manager blocks 404 apply the IKE protocol for setting up the security association Furthermore, once the negotiation between the automatic key managers 404 is complete and the new security association is set up, both the transmitting device and the receiving device enter the information describing the security association into their security policy database. The stored information is then used for the processing of individual packets (column 7, lines 18-51 of Ylonen)].

d. Referring to claim 13:

i. Moles further teaches:

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(1) wherein at least one of the at least one IP forwarder, security procedure modules, and security controller are implemented in software (i.e., process) or in hardware (i.e., device), or in a combination of hardware and software [i.e., a device or process responsible for implementing the packet transformations according to the IPSEC method in a network device is generally called an "IPSEC packet processing engine" or an "IPSEC engine" for short. According to the invention, the operations to be performed on incoming and/or outgoing packets may in general be represented by means of a certain filter code, although the requirements for a filter code in an IPSEC policy application are much more complicated than in the simple packet filtering case referred to above in the description of prior art. A known packet filter simply sorts incoming packets into acceptable and non-acceptable packets. An IPSEC engine must deal with the security policy, the currently active security associations and the transforms between incoming and outgoing packets (column 4, lines 24-37 of Nikander].

e. Referring to claim 14:

i. This claim consist a method of processing IP packets at a network networking device to implement claim 1 and is rejected by the same prior art of record.

Response to Argument

4. Applicant's arguments filed on December 9, 2005 have been fully considered but are most in view of the new ground(s) of rejection.

Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thanhnga (Tanya) Truong whose telephone number is 571-272-3858.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kim Vu can be reached at 571-272-3859. The central fax

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number for the organization where this application or proceeding is assigned is 571-273-8300.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 571-272-2100.

TBT

January 05, 2006

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primary Examiner

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